# EXHIBIT 20

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GRA - W.R. Grace & Co. Con Event Date/Time: Apr. 07. 2008 / 1:00P	

# Apr. 07. 2008 / 1:00PM, GRA - W.R. Grace & Co. Conference Call

## CORPORATE PARTICIPANTS

## **Bridget Sarikas**

W.R. Grace & Co. - Director IR

## **Alfred Festa**

W.R. Grace & Co. - President, CEO

#### Mark Shelnitz

W.R. Grace & Co. - VP, General Counsel

## **Bob Tarola**

W.R. Grace & Co. - SVP, CFO

## CONFERENCE CALL PARTICIPANTS

## **Andrew Chan**

Lehman Brothers - Analyst

## **Charles Rose**

Ardsley Partners - Analyst

## Steven Ivan

Front Point - Analyst

#### Peter Shawn

Tocqueville Asset Management - Analyst

## **Marti Murray**

Murray Capital - Analyst

## **Craig Peckham**

Jefferies & Co - Analyst

## Ross Gilardi

Merrill Lynch - Analyst

# **Barnes Hauptfuhrer**

Chapter IV Investors - Analyst

## Vladimir Jelisavcic

Longacre - Analyst

# **Dan Chanderman**

**Brent Core - Analyst** 

## **David Sachs**

Hocky Capital - Analyst

#### **Patrick Duff**

Gilder, Gagnon, Howe - Analyst

#### **Dante Klein**

CDIT Capital - Analyst

# **Bilal Sikander**

Serengeti - Analyst

## PRESENTATION

Operator

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#### Apr. 07. 2008 / 1:00PM, GRA - W.R. Grace & Co. Conference Call

Good day, ladies and gentlemen. Welcome to the WR Grace & Company conference call. At this time, all participants are in listen only mode. We will be facilitating a question and answer session towards the end of today's conference. (OPERATOR INSTRUCTIONS).

I would now like to turn the presentation over to your host for today's conference, Ms. Bridget Sarikas, Director of Investor Relations. Please proceed.

## Bridget Sarikas - W.R. Grace & Co. - Director IR

Thank you, Grace Ann. Good afternoon, everyone, and welcome to WR Grace & Co's conference call to discuss Grace's settlement of asbestos personal injury claims.

Joining me today is Fred Festa, Grace's Chairman, CEO, and President, who will highlight the settlement. Mark Shelnitz, Grace's General Counsel, will review the legal details and Robert Tarola, Grace's Senior Vice President, will discuss the financial aspects. Before we begin, I would like to caution the remarks today contain forward-looking statement. Factors that could cause results to differ from the expectations are listed in our Annual Report on form 10-K. At this time, I'll turn the call over to Fred Festa.

## Alfred Festa - W.R. Grace & Co. - President, CEO

Good, thank you, Bridget and good afternoon to all. As you know, we've issued a press release this morning announcing the agreement in principle to settle our asbestos personal injury claims. We've also filed an 8-K with the SEC that includes the term sheet that the parties have signed. I'd like to make a few comments about the agreement in principle and let Mark describe it in some detail. He will also describe what it will take to turn it into a plan of reorganization that receives the court's approval and how long that may take, and then Bob will describe the financial part of the agreement and we'll take questions but before I jump into it let me just step back for a second. Grace filed for protection under Chapter 11 of the bankruptcy code a little over seven years ago. Our goal was to use the federal bankruptcy process to determine once and for all time what our asbestos liability was and fund a trust in that amount consistent with the bankruptcy law so that all asbestos claims will be channelled to that trust and Grace could move forward, unincumbered by this liability.

The agreement in principle described in our press release today is a huge step in that direction. Now we have to take this agreement and turn it into a plan of reorganization. I believe the agreement is fair. It puts in place the structure that we've always wanted, and a way to pay for that structure. It has received the endorsement of the official committee of equity holders, the official committee of asbestos personal injury claimants, and the future claimants representative. Our challenge is to keep making progress every day toward exiting bankruptcy by working closely with all of our stakeholders and the court. All of us at the Company are looking forward to the the day when we'll be able to operate without the constraints of Chapter 11 weighing us down. We are tremendously excited about the future.

Our annual report and 10-K have been published and are available at our website. They clearly show the wonderful job our people have done to grow and strengthen the businesses during our stay in Chapter 11 and I'm very proud of what has been accomplished during that time. Let me turn it over to Mark and then Bob, and then we would be more than happy to take your questions about the agreement.

## Mark Sheinitz - W.R. Grace & Co. - VP, General Counsel

Thanks, Fred. Good afternoon, everyone and particularly I'd like to welcome all those who have personally expressed their support for the Company over the last several years. I'm going to walk through the terms and conditions of the term sheet that we ventured into with the equity personal injury creditors committee and the future claimants representative, and add a couple of comments.

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Going down the list, we're prepared to contribute to the trust \$250 million in cash. We've also agreed to pay interest on that cash to the extent we haven't emerged by the end of the year. Grace will also issue a warrant to purchase 10 million shares of Common Stock with an exercise price of \$17 a share. The warrant will have a one year term from the date of emergence and if it's exercised it will bring in \$170 million in cash to Grace. We have agreed to assign insurance or insurance proceeds to the trust. And included in that will be any proceeds we receive between now and the date of emergence, which will also include an interest component. And I should say the third parties will in sealed air Fresenius will provide the value from the settlement agreements to be available for the trust, and then we've also agreed down the road to make a series of deferred payments.

Beginning after 10 years, we're going to commit to make five annual payments of \$110 million a year, and after those first five years, we're going to commit to making 10 annual payments of \$100 million a year. Those obligations will be of Grace's principal operating subsidiary, WR Grace & Co-Con and be guaranteed by the publicly traded parent. It's also subordinated to all other debt which we think will help facilitate our ability to obtain the exit financing we'll need up front. The guarantee is secured by an obligation to issue 50.1% of the publicly traded parent's common stock in the event that we fail to make one of the deferred payments, and that's a critical component for achieving the channeling injunction required by Section 524-G of the code, which requires the Company to put 50.1% of its equity at risk.

For those that aren't bankruptcy fluent, and I won't profess to be an expert myself, Section 524-G is a section of the bankruptcy code that provides for a channeling of all asbestos related claims to a trust for disposition, and this will include claims that could arise in the future which is what makes Section 524-G unique. Section 524-G plan of reorganization will allow Grace to emerge from bankruptcy protected from future asbestos personal injury claims. The term sheet also contemplates that we'll pay all of the creditors the allowed amount of their claims and from our employees perspective, will allow us to continue to fund our benefit and retirement programs. The agreement also provides for cooperation resolving opened issues. We think the main focus will be resolving the remaining traditional property damage claims, and that it will include claims related to our former attic installation product which we call ZAI. This morning the judge put off the estimation trial, so we hope she will now have more time to focus on those issues and help us resolve them.

I'll turn it over to Bob now to take you through some of the financial aspects of the agreement.

# Bob Tarola - W.R. Grace & Co. - SVP, CFO

Thanks, Mark and good afternoon, everyone. The only thing I would like to add to Fred and Mark's comments is that the direct cost of this agreement to Grace, that is, the cost excluding the value of assets from others being insurance and the assets from sealed air fresenius falls within our previously established reserves. There will be no net charge to Grace from this agreement. The value of the non-cash components of this agreement being the warrant and the deferred payments will be determined based on relevant economic and market factors at the time such instruments are issued. We expect the post-emergence capital structure to include bank debt and bonds at a level sufficient to fund the cash requirements of this agreement, the cash requirements of all other allowed claims in our bankruptcy proceeding, and the operating requirements of our businesses. We are exploring amounts of debt financing of up to \$1.5 billion, trying to stay under four times trailing EBITDA.

In addition, the capital structure would include the fair value of the deferred payments and if the warrant is exercised, up to 10 million new shares of Grace common stock. This agreement was structured to maximize Grace's borrowing capacity in this tight credit market, with the deferred payments being subordinated to all other debt and the prospects for additional cash upon the exercise of the warrant. We will begin working on securing exit financing for a targeted emergence around year-end. We intend to place a large measure of the new debt in our non-U.S. subsidiaries to enhance its overall tax efficiency.

Thank you, and I will turn the presentation back to Mark for a discussion of our plans over the next several months.

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## Mark Sheinitz - W.R. Grace & Co. - VP, General Counsel

Thanks, Bob. I'm going to to give everybody a little bit of a sense of what's going to to happen over the next several months. The next step is now to work on a joint plan of reorganization, and all the related documents that need to be filed with the court before we could actually proceed to confirmation. Those include a disclosure statement, a trust agreement, trust distribution procedures, financial analyses, it's a lot of work and a very thick stack of paper before all is said and done. We hope that that plan and its related documents will be ready to be filed with the court some time around the end of the second quarter. The plan is going to summarize the treatment of the claims of all classes of creditors and the disclosure statement will summarize the plan, its economics, it will describe the Company, its assets and liabilities and how the liabilities will be treated under the plan. Not all that dissimilar from an S-1.

After we file all the documents there will be a hearing on the disclosure statement where interested parties will have an opportunity to object, and once the disclosure statement is approved the plan will go into the voting and confirmation process. If everything goes smoothly, we should be able to be in a position to exit before year-end but if there are objections that our exit is likely pushed back to 2009. I'll turn it back to you, Fred.

## Alfred Festa - W.R. Grace & Co. - President, CEO

Again, I'd just like to thank everyone for all the hard work and diligence that has been part of this process. Now we're going to open it up for questions.

## QUESTIONS AND ANSWERS

#### Operator

(OPERATOR INSTRUCTIONS). Your first question comes from the line of Andrew Chan of Lehman Brothers.

## Andrew Chan - Lehman Brothers - Analyst

Good morning, guys. I have two questions. One, what is the insurance amount that is sort of part of this settlement? I know in the past the number was around \$500 million and my second question is in terms of the bank debt, the \$500 million pre-petitioned bank debt how will that get paid off?

Alfred Festa - W.R. Grace & Co. - President, CEO

Go ahead, Bob.

## Bob Tarola - W.R. Grace & Co. - SVP, CFO

Andrew, this is Bob Tarola. I'll try to answer your questions. In terms of the insurance assets, Grace has an insurance coverage of approximately \$917 million from solvent insurance carriers and about \$250 million from carriers that are in some form of reorganization. All of that insurance will be made available to the personal injury trust. The collection of that insurance will depend on the nature of the claims that are paid by the trust and the timing of those claims. So the value of the insurance, or the realized value of the insurance will be solely in the hands of the personal injury trust. As to the bank debt, the original bank debt or the pre-petitioned bank debt that aggregated \$500 million, would be paid at emergence with accrued interest as stated in the term sheet.

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Andrew Chan - Lehman Bro	others - Analyst	
And that's going to to be a	lf in cash?	
Bob Tarola - W.R. Grace & C	Co SVP, CFO	
Yes.		
Andrew Chan - Lehman Bro	others - Analyst	
Great. Thanks.		
Operator		
Your next question comes i	from the line of Charles Rose with Ardsley Partners.	
Charles Rose - Ardsley Parti	ners - Analyst	
Good afternoon, gentleme	n.	
Alfred Festa - W.R. Grace &	Co President, CEO	
Hello, Charlie, how are you		
Charles Rose - Ardsley Partr	ners - Analyst	
you can't address it, I'll wait of all what you weren't doi	I'm sure you guys are too. The question I have for you until the disclosure statement and the plans come on during bankruptcy that you think you could do EBITDA levels you think are achievable in '09 or '10 to the state of the	out publicly. Do you have any thoughts of first while, when out of bankruptcy and what the
Alfred Festa - W.R. Grace &	Co President, CEO	
try to maximize the total va do some small acquisitions, various measures and progi Chapter 11 period, we have	et me try to address that. As you know, while we've blue, and all of our creditors committees have worked, roughly 20 of those all in cash, and we've been abrams. It is too early to assess what that '09 and '10 Ele been able to grow it anywhere between 8 to 12%. ut we won't know until we get into the process.	l with us and as you know, we've been able to le to improve our operations as well through SITDA level will be. Looking back through the
Charles Rose - Ardsley Partn	ners - Analyst	
Is there some low hanging fri that become less burdensor	uit, Fred, Which is easier to, or is it some corporate expe me?	enses or legal expenses or corporate overheads
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Alfred Festa - W.R. Grace & Co President, CEO	
Well, as you know, we've been over the last few years splitting out our core earning	gs versus our non-core.
Charles Rose - Ardsley Partners - Analyst	
Right.	
Alfred Festa - W.R. Grace & Co President, CEO	
We anticipate those non-core expenses to stop some time after we emerge from 0 so on. However, I would caution you as you know we still have our Libby crimina point in time we don't anticipate that trial starting until '09 based on where the appear a good basis by looking at our core and our non-core split.	I proceedings going to forward and at this
Charles Rose - Ardsley Partners - Analyst	
Okay, appreciate that and congratulations, Fred.	
Alfred Festa - W.R. Grace & Co President, CEO	
Thanks, Charlie.	
Operator	
Your next question comes from the line of Steven Ivan of Front Point.	
Steven Ivan - Front Point - Analyst	
Hi. Are any of the payments that are in the future, the \$110 million per year, are the the settlement?	ey contingent on anything or is this part of
Alfred Festa - W.R. Grace & Co President, CEO	
Yes, Mark?	
Mark Sheinitz - W.R. Grace & Co VP, General Counsel	
They aren't contingent at all. They're fixed payments that we will expect to have to	make.
Steven Ivan - Front Point - Analyst	
Okay, thank you.	





FINAL TRANSCRIPT Apr. 07. 2008 / 1:00PM, GRA - W.R. Grace & Co. Conference Call Operator Your next question comes from the line of Peter Shawn of Tocqueville Asset Management. Peter Shawn - Tocqueville Asset Management - Analyst Hi, everybody, congratulations. Can you walk me through what the tax implications are, what benefits might be accruing to the Company from the contributions to the 524-G trust? Bob Tarola - W.R. Grace & Co. - SVP, CFO Yes. It's Bob Tarola. The contributions to the trust would be tax deductible and would be valued under tax law based on the nature of the instrument, so the valuation of that tax deduction will also be determined at the time such instruments are finally issued. Peter Shawn - Tocqueville Asset Management - Analyst But it excludes the amount the Fresenius and Sealed Air payments don't count towards the total; is that right? Bob Tarola - W.R. Grace & Co. - SVP, CFO Well they come in as taxable income and go out as a deduction so it's more or less a wash. Peter Shawn - Tocqueville Asset Management - Analyst Okay. Operator Your next question comes from the line of Marti Murray of Murray Capital. Marti Murray - Murray Capital - Analyst Hi, it's Marti Murray at Murray Capital. Congratulations. I had a follow-up question relating to your unsecured creditors. I noticed the one constituency that was not on the list of those that agreed to the agreement was your unsecured creditors committee. Is that because there's a dispute there? Alfred Festa - W.R. Grace & Co. - President, CEO This is Fred. As you know, our unsecured creditors have been supportive of our plan as well as co-proponents of our plan since the last three years I think, or over three years, just based on the urgency of getting these documents done, they've really not had a complete chance to look at all of the documents and make a recommendation to all of their members. We anticipate, we more than anticipate working with them, educating them during this week and hopefully they will continue to support us as they have done for the last three plus years as we have worked very closely together as one group.

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Marti Murray - Murray Capital - Analyst

Okay and then can you just remind me for the treatment on the bank debt, on your term sheet you have the post-petition interest rate at 6.09 through 12-31-05 and thereafter floating prime. Where do those rates come from? What is the 6.09?

Alfred Festa - W.R. Grace & Co. - President, CEO

Well let me turn it over to Bob Tarola to give you specifics but this was part of an agreement that we reached with them over two years or three years ago, but Bob, why cooperate you give them the specifics.

Bob Tarola - W.R. Grace & Co. - SVP, CFO

Yeah, the rates that are stated in the term sheet are the rates that have been applied to that obligation since we filed our original plan of reorganization in 2004. They were rates that were reached with the leadership of that committee at the time, and we have been accounting for since that point in time.

Marti Murray - Murray Capital - Analyst

So they were previously negotiated rates?

Bob Tarola - W.R. Grace & Co. - SVP, CFO

Yes, they were.

Marti Murray - Murray Capital - Analyst

Do you expect those are going to remain in effect for your plan?

Bob Tarola - W.R. Grace & Co. - SVP, CFO

Well as Fred said, we still have to have discussions with the leaders of that committee because they haven't had the opportunity to fully digest this term sheet.

Marti Murray - Murray Capital - Analyst

Okay, thank you very much.

Operator

Your next question comes from the line of Craig Peckham of Jefferies & Company.

Craig Peckham - Jefferies & Co - Analyst

Good afternoon and congratulations. I wondered if you could tell us a little bit more about how the \$17 exercise pricing the warrants was derived?

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Mark Sheinitz - W.R. Grace &	Co VP, General Counsel	
the FCR wanted to have some value relating to the certaint at a discount basically insure	That's Mark. It was really the subject of negotiation stake in the Company. A stake in the Company that ry of an exit, so we thought a short-term warrant mid we think kind of gives it a great chance at realizing was really part of the negotiations.	night be realized with some kind of incremental ght be the best solution for that, and issuing it
Craig Peckham - Jefferies & C	o - Analyst	
Thank you.		
Operator		
(OPERATOR INSTRUCTIONS).	Your next question comes from the line of Ross Gil	ardi of Merrill Lynch.
Ross Gilardi - Merrill Lynch - A	Analyst	
Good afternoon, thank you. C of your current plan?	ould you guys just quantify the amount of timing o	of Sealed Air's disbursement of the trust as part
Alfred Festa - W.R. Grace & Co	o President, CEO	
Mark, go ahead.		
Mark Sheinitz - W.R. Grace &	Co VP, General Counsel	
would be made. Their value w component of the settlement	the effective date of the plan of that emergence, the vould be determined in the case of Sealed Air base tand what their stock price would be on the effectiate, and on the effective date, the value could be do what it wishes with.	d on continued accrual of interest on the cash ive date so that value will fluctuate during the
Ross Gilardi - Merrill Lynch - A	nalyst	
But the but the funds wouldn	't physically be disbursed to the plan until you actu	ually finalize everything and emerge?
Mark Sheinitz - W.R. Grace & t	Co VP, General Counsel	
That's correct.		
Ross Gilardi - Merrill Lynch - A	nalyst	
Okay, thank you.		
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#### Operator

Your next question comes from the line of Barnes Hauptfuhrer of Chapter IV Investors.

## Barnes Hauptfuhrer - Chapter IV Investors - Analyst

Yes, good morning. Congratulations. I just wanted to clarify a little bit on the pro forma balance sheet. You mentioned that you'd be exploring financing up to \$1.5 billion. Can you give me a feel for if the plan closed at 12/31, what you think your net debt would be at 12/31/08, your debt net of cash, and kind of exclude the \$170 million of warrant cash that you might get a year later and then also if you could just comment then on the percentage of stock that the existing shareholders retain on a fully diluted basis?

## Bob Tarola - W.R. Grace & Co. - SVP, CFO

This is Bob Tarola, Barnes. I think in terms of the net debt coming out at emergence, it will all depend on how much we ultimately borrow and how much of the remaining contingencies would have to be settled in cash at emergence so I can't give you an exact figure on that amount, but we will be working on getting more exact on that question as we publish future financial statements with pro forma balance sheets reflecting this arrangement. The second question I'm sorry?

## Barnes Hauptfuhrer - Chapter IV Investors - Analyst

It was on the stock. Dilution.

## Bob Tarola - W.R. Grace & Co. - SVP, CFO

If all the shares are issued, there would be approximately 82 million shares outstanding. The 10 million to the personal injury trust would represent about 12% of the total outstanding shares.

## Barnes Hauptfuhrer - Chapter IV Investors - Analyst

Okay. And again, just to clarify then, when you go to publish your disclosure statement, I assume that would probably have some sort of pro forma in it then, showing net debt?

## Bob Tarola - W.R. Grace & Co. - SVP, CFO

Yeah, that's correct and by that time, we hope that the other contingencies may crystallize to the point that we would know how much would have to be paid out of emergence.

## Barnes Hauptfuhrer - Chapter IV Investors - Analyst

Right, but net-net at this time, you're hiking that you wouldn't have more gross debt of more than a \$1.5 billion.

#### Bob Tarola - W.R. Grace & Co. - SVP. CFO

That's what we're thinking, yes.

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Barnes Hauptfuhrer - Chap Yeah, okay. Thank you.	oter IV Investors - Analyst	
Operator		
Your next question comes f	from the line of Vladimir Jelisavcic of Longacre.	
Vladimir Jelisavcic - Longa	cre - Analyst	
	reat work, in a very long difficult process. Just a quest de creditors. Are they getting interest at some plan i	• •
Bob Tarola - W.R. Grace & Co	o SVP, CFO	
It's described in the term sh their interest rate.	eet. We propose to give trade in similar class credito	rs a 4.19% as equal to the federal funds rate as
Vladimir Jalisavcic - Longa	cre - Analyst	
Right, right. Does that comp	pound?	
Bob Tarola - W.R. Grace & Co	o SVP, CFO	
Yes.		
Vladimir Jelisavcic - Longac	cre - Analyst	
And what about trade credit	tors that might have, contractual rights some will th	ey get their contractual rate of interest?
Bob Tarola - W.R. Grace & Co	o SVP, CFO	
Correct.		
Vladimir Jelisavcic - Longad	cre - Analyst	
Okay, thank you.		
Bob Tarola - W.R. Grace & Co	o SVP, CFO	
You're welcome.		
Operator		
Your next question comes fr	om the line of [Dan Chanderman of Brent Core].	
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Dan Chanderman - Brent	Core - Analyst	
Hí, guys. How are you? Cor	ngratulations.	
Alfred Festa - W.R. Grace &	c Co President, CEO	
Hi, Dan.		
Dan Chanderman - Brent	Core - Analyst	
A question on the property what's the timetable for the	y damage that you said is still outstanding. How mucl at?	n of the traditional property damage is left and
Bob Tarola - W.R. Grace & C	Co SVP, CFO	
by Dan Spites and his coh- judge has yet to issue opin far along in it, although I th the mediation scheduled n same litigation path that w	eve there's 176 traditional property damage claims outs ort counsel in California, Tom Brandy. We have a nuitions on that could substantially reduce that number, nink they aren't moving up on her priority list. The new for April 24 and 25, and we hope to make some pre've embarked upon with the Spites claims for the loof the 4,000 traditional property damage claims we recommend to the second traditional property damage claims we recommend to the second traditional property damage claims we recommend to the second traditional property damage claims we recommend to the second traditional property damage claims we recommend to the second traditional property damage claims we recommend to the second traditional property damage claims we recommend to the second traditional property damage claims we recommend to the second traditional property damage claims we recommend to the second traditional property damage claims we recommend to the second traditional property damage claims we recommend to the second traditional property damage claims we recommend to the second traditional property damage claims we recommend to the second traditional property damage claims we recommend to the second traditional property damage claims we recommend to the second traditional property damage claims we recommend to the second traditional property damage claims we recommend to the second traditional property damage claims are recommended to the second traditional property damage claims are recommended to the second traditional property damage claims are recommended to the second traditional property damage claims are recommended to the second traditional property damage claims are recommended to the second traditional property damage claims are recommended to the second traditional property damage claims are recommended to the second traditional property damage claims are recommended to the second traditional property damage claims are recommended to the second traditional property damage claims are recommended traditional property dam	mber of summary judgment motions that the but as far as we understand if the judge is that ext step in trying to resolve the Spites claims is rogress there. If not we will continue down the ast two or three years. You remember he had
<b>Dan Chanderman</b> - <i>Brent C</i> Right.	Core - Analyst	
Bob Tarola - W.R. Grace & C	Co SVP. CFO	
On the Zona Light as you ke remain, if any, by way of le failed to negotiate a resolu once and for all, one of whi notice program which will relating to the ZAI in their a	now we had a very favorable decision in the science to gal theory or legal risk relating to ZAI, and we hope to tion then we have a couple of different alternatives to the we're going to try to key up at a special hearing on seek to define the number, the universe of claimant tics, and once we have that universe of claimants we to use, an estimation of what those claims might be very	o negotiate a resolution of those claims. If we o get the issue before the court to be resolved April 22 where we may go seek a bar date and ts out there that might want to make a claim can have the judge then apply whatever legal
Dan Chanderman - Brent C	ore - Analyst	
Do you have any insurance	on anything related to property damage?	
Bob Tarola - W.R. Grace & C	o SVP, CFO	
No.		
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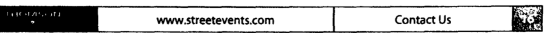
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Dan Chanderman - Brent Co	re - Analyst	
Okay. Thanks very much. Cor	ngratulations again.	
Bob Tarola - W.R. Grace & Co.	SVP, CFO	
You're welcome.		
Operator		
Your next question comes fro	om the line of David Sachs of Hocky Capital.	
David Sachs - Hocky Capital -	- Analyst	
	umber, would that number be in decline in 2009 l t favorable or negative to the segments from the li	
Alfred Festa - W.R. Grace & Co	o President, CEO	
Go ahead, Bob.		
Bob Tarola - W.R. Grace & Co.	- SVP, CFO	
operations" and most of our once we emerge. The expens	orlier, we have diligently tried to measure the result corporate expense related to core operations is on ses that are lodged in non-core and certainly those set a small amount as we work our way through.	going and is not likely to decline dramatically
David Sachs - Hocky Capital -	Analyst	
Okay, so the run rate of arour	nd 100 a year is a reasonable level for ongoing corp	orate?
Bob Tarola - W.R. Grace & Co.	- SVP, CFO	
it's the level that we currently	are incurring and we work on it all the time to try	to make it more official.
David Sachs - Hocky Capital -	Analyst	
	rms of the outstanding debt at year-end '07, about ook at the core business before today's announced	
Bob Tarola - W.R. Grace & Co.	- SVP, CFO	
	ook at e it. The \$810 million is the pre-petitioned of cumulated over the bankruptcy period when all of sheet that way.	
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David Sachs - Hocky Capita	ıl - Analyst	
What would be a more corr	ect summary net cash earned and debt number as o	f1-31?
Bob Tarola - W.R. Grace & C	o SVP, CFO	
Well again that will depend plan of reorganization pro t	on how we resolve remaining issues after this agree forma.	ment and we'll be dealing with it as part of ou
David Sachs - Hocky Capita	l - Analyst	
Okay, thanks.		
Operator		
Your next question is a follo	ow-up question from the line of Andrew Chan of Leh	man Brothers.
Andrew Chan - Lehman Bro	others - Analyst	
Good afternoon. Just a quic gotten an updated number	k follow up. Just wanted to know the size of the adm there in awhile.	inistrative claims pool, the Class 1? We haven't
Alfred Festa - W.R. Grace &	Co President, CEO	
Bob, do you have that?		
Bob Tarola - W.R. Grace & Co	o SVP, CFO	
l do. It's actually in our Form	a 10-K Andrew.	
Andrew Chan - Lehman Bro	thers - Analyst	
Okay.		
Bob Tarola - W.R. Grace & Co	o SVP, CFO	
•	total amount of what would be characterized as adm illion of that to be settled at emergence and the rer	•
Andrew Chan - Lehman Bro	thers - Analyst	
So it's essentially just \$20 mi	illion that's going to be paid out of emergence?	
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Apr. 07. 2008 / 1:00PM, GRA - W.R. Grace & Co. Conference Call  Bob Tarola - W.R. Grace & Co SVP, CFO  That's correct. And there's also some priority tax claims which aggregate about \$7 million at emergence so neither category is
That's correct. And there's also some priority tax claims which aggregate about \$7 million at emergence so neither category is
very material.
Andrew Chan - Lehman Brothers - Analyst
It looks like the pension is going to be reinstated.
Alfred Festa - W.R. Grace & Co President, CEO
Well yes, but the pension was never uninstated. Post-retirement fees.
Andrew Chan - Lehman Brothers - Analyst
Got you. Thank you.
Operator
Your next question comes from the line of Patrick Duff of Gilder, Gagnon, Howe.
Patrick Duff - Gilder, Gagnon, Howe - Analyst
Yes, hi. Good afternoon. Congratulations. I'm just curious, now that your embarking on returning to the world of living, do you anticipate maybe starting conference calls again with the equity community and maybe I don't know, Charlie earlier asked you about '09 and '010. Can you just give us some color on how the year is going for you so far with a lot of the economic turbulence?
Alfred Festa - W.R. Grace & Co President, CEO
Yeah, this is Fred. I didn't know I was in the world of the dead - But didn't feel that way but you are right. We will be returning. We do not plan on really offering any guidance until we get through these issues in our disclosure statement is filed. It wouldn't be fair to you to speculate. It wouldn't be fair to us because until these issues get behind us, but we will be out there and we are very very happy with the businesses we have and the industries we participate in, and as you know, we do give color on our operations when we issue our results and the first quarter results will come out in approximately two weeks. So I'd encourage you to keep posted on that.
Patrick Duff - Gilder, Gagnon, Howe - Analyst
Thank you.
Operator
Your next question comes from the line of [Dante Klein with CDIT Capital]

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Dante Klein - CDIT Capital - Analyst	
Hi, congratulations. Will you be revising your valuation analysis that's in your disclosure statement to come?	
Bob Tarola - W.R. Grace & Co SVP, CFO	
Yes.	
Dante Klein - CDIT Capital - Analyst	
And also, for 2007, is there any way you could disclose the EBITDA associated with the Chevron JV? I know you doperating income or the income before taxes in the 10-K but just to have the D & A component to that?	lisclosed the
Bob Tarola - W.R. Grace & Co SVP, CFO	
Only to say, I would only say that there's very little depreciation and amortization in the JV itself because most of are absorbed by Grace and passed on at a billing factor, so the results of the JV are pretty much fully exclude D & A	
Operator	
Thank you. Your next question is a follow-up from the line of Dan Chanderman of Brent Core.	
Dan Chanderman - Brent Core - Analyst	
Hi, guys. Bob, earlier when you said you would be looking for exit financing of as much as \$1.5 billion, can you me that that would be like the most drawn and undrawn or would that all be drawn conceptually?	ean to imply
Bob Tarola - W.R. Grace & Co SVP, CFO	
That would be the amount of funding that we would be looking for, Dan, and we would also look for revolving c on top of that.	redit facility
Dan Chanderman - Brent Core - Analyst	
Okay. Thanks very much.	
Operator	
Your next question comes from the line of [Bilal Sikander of Serengeti].	
Bilal Sikander - Serengeti - Analyst	
Hi, guys, congratulations.	



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Bob Tarola - W.R. Grace & Co. - SVP, CFO

Thank you.

#### Bilal Sikander - Serengeti - Analyst

Yeah, just a quick question on your NOLs. Can you just give me a little bit of detail some I guess your NOLs will include coming out of bankruptcy will include the \$250 million cash payment you're making today, plus some kind of valuation of the warrants. Is that it or is there anything else I'm missing because I guess the insurance and the — is coming, they're pretty much a wash; is that right?

#### Bob Tarola - W.R. Grace & Co. - SVP, CFO

That's correct but there would also be a deduction for the value of the deferred payment. It will be a deduction for tax purposes when the payment is made, it will come on our books as a deferred tax asset.

## Bilal Sikander - Serengeti - Analyst

So the deferred payment, the payments will be made in 2019 but will you be emerging with an NOL which you'll get tax benefits from before the payment is made if you could explain that a little bit?

## Bob Tarola - W.R. Grace & Co. - SVP, CFO

We will still have NOLs at emergence but related to those, to other elements of this agreement, but in addition to that, we will also be getting deductions for other aspects of this bankruptcy related to environmental settlements and accrued interest on bank debt and other obligations. So the large measure of the new deductions, if you will, really come from other than the asbestos

#### Bilal Sikander - Serengeti - Analyst

Going back to the environmental settlements I know you guys made a \$250 million settlement recently. What should be coming on top of that? Is there anything on top of that or how should I think about that?

#### Bob Tarola - W.R. Grace & Co. - SVP, CFO

We have three or four environmental settlements pending before the court and one is the large \$250 million settlement for remediation around Libby, Montana and there's also a multi-site agreement with EPA that settles environmental claims with respect to 35 some odd sites around the country that's about \$44 million. We have another environmental settlement related to our Curtis Bay facility where the Atomic Energy Commission authorized us to manufacture radioactive substances where there's a waste stream there that will also factor into the result in a tax deduction and a much smaller agreement to dispose of about 10 properties where we sell the property and the buyer takes on the liability but that should not have an impact on NOL, so really the first three, the \$250 million settlement, the \$44 million settlement and I don't have off the top of my head the value attributable to the Curtis Bay settlement.

Bilai Sikander - Serengeti - Analyst

Thank you.

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#### Operator

And you have no questions at this time.

## Alfred Festa - W.R. Grace & Co. - President, CEO

All right well, this is Fred. Let me just wrap it up and again, let me start by thanking publicly our team that has worked so hard and all of our employees that have worked so hard over these seven years to continue to grow this enterprise, despite some of the headwinds we have faced through the chapter 11 process, but we are looking forward so when we can can emerge as the non-encumbered company. We also do recognize that over the next nine months or so, there's going to be a lot of work to get these issues behind us, and wrap them up, but again, we are truly excited and we do, we welcome your support as many of you on this call have supported us in one way or the other through this process. So again, thank you, and stay tuned.

## Operator

Thank you for your participation in today's conference. This concludes the presentation and you may now disconnect.

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